

March 2, 2010

RAISED BILL 223

I'd like to thank all the committee members today on this bill,

Hello my name is Ken Krajewski, a law-abiding citizen, father of 2, former marine, and uncle of 13 nieces and nephews. After being thrown into the family courts, and being a full-time dad everyday for 13 years, both myself and my huge family and friends are still appalled by the misconduct and negligence of a guardian ad litem my children had. With her total disregard for the law and my children's safety. She never reported any abuses, evidence, or information to the judge which in turn made me the non-custodial parent. We know from testimony from Charise Hutton head of child support enforcement, at the fatherhood task force, said 93% plus of dads are the obligors, which in turn equals an absolutely biased court system or virtually all dads are bad, eliminating shared parenting time. These antiquated laws and rulings must change for the best interest of our children. As non-custodial parents we are forced out of our children's life from all avenues. This committee must know what barriers and mountains we must break and climb, sometimes treated as criminals just to see how our children are doing, if they are safe, or if they've been injured. 2 years ago I had good standing with my children's principal, she wrote a letter to the courts about misconduct of mom, and provided me with all my children's reports, etc. My ex then became hostile and all information stopped, it wasn't until I presented the school with the FERPA ACT-federal educational rights and privacy act, then the reports resumed again, during this whole process of being alienated from my children by the G.A.L. I started save our kids parental alienation foundation @ www.fatherwithoutchristmas.com, became a civil rights leader for fathers and families for justice and a member of knights of Columbus fathers for good program, helping hundreds of parents on these very issues. Now I am faced with my daughters new principals, refusing to give me information, yet they don't have any answers on why it is bad to inform both parents of illnesses, emergencies, disciplinary actions, etc. How could this be damaging to a child that both parents love and care about them? All because I'm a non-custodial parent, that will not leave my children fatherless. There's a saying in the marine corps, don't talk the talk if you can't walk the walk, and whatever obstacles I must overcome for my children's safety in society, I will. As we are not only accountable for what we do, we are accountable for what we do not do. The best interest standard is too vague and has to be modified. I qualified for 14 of the 16 requirements, my children were evicted twice, in harm's way of violence twice, lived in back of a bar, are surrounded by 40 registered sex offenders, within a 2-mile radius, my daughter posed as an 18-year-old on myspace, while she was 15, mom purged herself over 24 times, and their grandmother went to prison for alienating a 93-year-old from her relatives, and my pursuit to stay in my children's life, full-time, seek justice, all for the true best interest of my children, made me a non-custodial parent, sometimes being treated like a criminal, yet never giving up on

my childrens well being. And again I would like to thank this committee on hearing me today.

Thank you

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Yearly candle vigil on april 25th at the state capitol proclaimed by 16
governors

And yearly car show educating the public on this form of child abuse